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Fraternal Meetings

POLYTHESSA ENCAMPMENT NO. 1.

I. O. O. F.

Meets every first and third Friday of the month, at 7:30 p. m., in Odd Fellows' Hall, Fort Street. Visiting brothers cordially invited to attend.

J. A. LYLE, C. P.

L. L. LA PIERRE, Sec'y.

SCOTCH LODGE NO. 1, I. O. O. F.

I. O. O. F.

Meets every Tuesday evening, at 7:30, in Odd Fellows' Hall, Fort Street. Visiting brothers cordially invited to attend.

K. C. HOPPER, N. G.

L. L. LA PIERRE, Sec'y.

HARMONY LODGE NO. 3, I. O. O. F.

I. O. O. F.

Meets every Monday evening, at 7:30, in Odd Fellows' Hall, Fort Street. Visiting brothers cordially invited to attend.

HUGH E. MCCOY, N. G.

B. E. HENDRY, Sec'y.

PACIFIC BREWERY LODGE NO. 1.

I. O. O. F.

Meets every second and fourth Thursday, at 7:30 p. m., in Odd Fellows' Hall. Visiting brothers are cordially invited to attend.

MARION FAUTH, N. G.

ALICE NICHOLSON, Sec'y.

OLIVE BRANCH BREWERY LODGE NO. 2.

I. O. O. F.

Meets every first and third Thursday, at 7:30 p. m., in Odd Fellows' Hall. Visiting brothers are cordially invited to attend.

MARGARET SIMONTON, N. G.

SALLIE L. WILLIAMS, Sec'y.

OCEANIC LODGE NO. 371, F. & A. M.

F. & A. M.

Meets on the last Monday of each month, at Masonic Temple, at 7:30 p. m. Visiting brothers are cordially invited to attend.

J. A. PALMER, W. M.

W. H. GOETZ, Sec'y.

GRAND CHAPTER NO. 2, O. E. S.

O. E. S.

Meets every third Monday of each month, at 7:30 p. m., in the Masonic Temple. Visiting sisters and brothers are cordially invited to attend.

NELLIE J. STEPHENS, W. M.

ADELAIDE M. WEBSTER, Secretary.

LNU ALPHA CHAPTER NO. 2, O. E. S.

O. E. S.

Meets at the Masonic Temple every second Saturday of each month, at 7:30 p. m. Visiting sisters and brothers are cordially invited to attend.

COREA A. BLAISDELL, W. M.

MARGARET HOWARD, Sec'y.

COURT SAMOES NO. 8110, A. O. F.

A. O. F.

Meets every second and fourth Tuesday of each month, at 7:30 p. m., in San Antonio Hall, Vineyard street. Visiting brothers cordially invited to attend.

N. K. HOOPIL, C. R.

H. PEREIRA, F. S.

SAMOES CIRCLE NO. 840, G. O. F.

G. O. F.

Meets every second and fourth Thursday of each month, at 7:30 p. m., in San Antonio Hall, Vineyard street. Visiting companions are cordially invited to attend.

MRS. H. H. WILLIAMS, C. C.

LOUIS A. PERRY, F. S.

COURT LUNALILLO NO. 8600, A. O. F.

A. O. F.

Meets every first and third Wednesday of each month, at 7:30 p. m., in Pythian Hall, corner Fort and Beretania streets. Visiting brothers are cordially invited to attend.

F. J. ROBELLO, C. R.

JAS. K. KAULIA, P. O. F. S.

HONOLULU ARMY 140, F. O. E.

F. O. E.

Meets on second and fourth Wednesday evenings of each month, at 7:30 p. m., in Pythian Hall, corner Beretania and Fort streets. Visiting brothers are cordially invited to attend.

W. E. RILEY, W. P.

W. C. MCCOY, Sec'y.

OAK LODGE NO. 1, K. of P.

K. of P.

Meets every first and third Friday at 7:30 o'clock, in Pythian Hall, corner Beretania and Fort streets. Visiting brothers cordially invited to attend.

WM. JONES, C. C.

O. HEINE, K. of R. & S.

WILLIAM MCKINLEY LODGE NO. 3.

K. of P.

Meets every second and fourth Saturday evening at 7:30 o'clock, in Pythian Hall, corner Beretania and Fort streets. Visiting brothers cordially invited to attend.

H. A. TAYLOR, C. C.

B. A. JACOBSON, K. R. S.

HONOLULU HARBOR NO. 54, A. A. of M.

A. A. of M.

Meets on the first Sunday evening of each month, at 7 o'clock, at Odd Fellows' Hall. All seafaring brethren are cordially invited to attend.

By order Worthing President,

W. H. YOUNG.

FRANK C. POOR, Sec'y.

THEODORE ROOSEVELT

CAMP NO. 1, S. W. V.

Meets every second and fourth Saturday evening at 7:30 o'clock, in Waverley Hall, corner Bethel and Hotel streets, at 7:30 p. m. By order of the Camp Commander.

J. E. BROWN,

Adjutant.

HAWAIIAN TRIBE NO. 1, I. O. E. M.

I. O. E. M.

Meets every first and third Thursday of each month, in K. of P. Hall, corner Fort and Beretania streets. Visiting brothers cordially invited to attend.

E. V. TODD, C. of R.

A. L. EAKIN, Sachem.

HONOLULU LODGE 618.

M. P. O. E.

will meet in their hall, King street, near Fort, every Friday evening. Visiting brothers are cordially invited to attend.

JAMES D. DOUGHERTY

E. R.

GEO. T. KLUEGEL, Sec'y.

HONOLULU SCOTTISH THISTLE CLUB.

Meets on 2nd and 4th Fridays in the month at 8 o'clock, in Rooms 11 and 13, Alexander Young Building.

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JAS. C. MCGILL, Sec'y.

DAMEN COUNCIL NO. 563, Y. M. I.

Y. M. I.

Meets every second and fourth Wednesday at 7:30 o'clock p. m., in St. Louis College Alumni Hall (Drexler Hall), Union street. Visiting members are always welcome.

F. D. CREEDON, President.

H. P. O'BULLIVAN, Secretary.

THEOSOPHICAL SOCIETY.

Honolulu Branch, No. 1162, Miller street, ground floor, Kilohana Art League building. First Tuesday of every month, at 7:45 p. m. Public Meeting. Visitors welcome. Other Tuesdays at 7:30 p. m., Lodge Meeting for Members.

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JUDGE ANDRADE.

Against whom two attorneys make charges of unfairness.

A somewhat startling situation presents itself in the Honolulu District Court, over which court Judge Andrade presides, for certain attorneys are declaring that under no circumstances will they ever again defend a client in the police court, or, inferentially, while Andrade occupies the bench.

Whether it is to develop into a boycott of justice as far as defense before Andrade is concerned or whether the feeling that the interests of clients can not be served in the police or district court is confined to but a few of the number of lawyers who have business in the lower court, remains to be seen.

The smoldering fire of discontent showed unmistakable flame from the long-existing smoke when Attorney E. A. Douthitt stated that he would never again endeavor to fight a case for a client in the police court, but that he would hereafter waive examination before Andrade and demand a jury trial in the higher courts. This follows soon on the declaration of Attorney J. Lightfoot who has for some time made it a practice to refuse to handle cases in the police court other than to waive examination and demand trial by jury.

Douthitt emphatically avers that an absolutely unjust decision was rendered yesterday morning in the case of a Chinese charged with assault and battery in that he spilled hot soup on a fellow countryman in a Maunakea street cook house. Lightfoot says the only safe way to guard the interests of clients is to demand a jury trial. To all of which Judge Andrade, vexed, but without any show of temper, replies that he does the best he can; that he is absolutely unprejudiced; that he shows no favor to any attorney; and that he treats no one attorney in a manner different to that used in his relations with any other attorney. He states, for example, that Attorney Charles Chillingworth, sometimes referred to as one of the fortunate lawyers of the police court, has lost as many cases in police court as has any other attorney.

While the unpleasantness has been developing for some weeks or months, the two definite cases cited are those of Tom Quinn, chauffeur, fined for a mixup between his machine, a water buffalo and a wagon, and the case of yesterday morning. Douthitt's case yesterday was that in which a Chinese cook was fined \$30 for spilling hot soup on a fellow workman in the kitchen. Douthitt, in speaking of the case, declares it to have been one peculiarly free from any evidence of malice on the part of the defendant; that the spilling of hot soup from a dipper in the cook's hands was purely accidental, another man having jarred his elbow while the dipper containing the hot soup was in process of being passed from one pot to another, the contents being jolted over the shoulder of the complainant. Complainant was scalded and was going to put cold water on the wound, when defendant advised him to make a poultice of ashes, which relieved the pain. There was no evidence of there ever having been any ill-feeling between the Chinese, the cook merely having chided his assistant on one or two occasions for being late to his work. One witness testified that the spilling of the soup was accidental. Another said that he was not sure it was accidental.

"I will never try another case in the police court," said Douthitt yesterday morning. "If I have to defend a man in police court I will waive examination and demand a jury trial. I consider Judge Andrade has rendered an absolutely unjust decision. If the man was guilty of deliberately pouring hot soup on a fellow workman then the \$30 fine imposed was not commensurate with the enormity of the crime committed. If he was guilty he should have been fined the limit, \$100. He should either have been fined the limit or allowed to go. I consider it unjust."

The similarity of the case yesterday to the Tom Quinn case was referred to and the fact recalled that Tom Quinn had been fined a modest sum when, if he was guilty he should have been fined very much more and, if he was not guilty, he should have been discharged without prejudice.

In speaking of his announced intention of never again defending a case before Judge Andrade, Attorney Lightfoot said yesterday:

"I have what I consider to be very good reasons for declining to try cases before District Magistrate Andrade. Mr. Andrade knows what those reasons are. I have fully acquainted him with them. I do not believe in discussing

these matters in the public press, feeling that they would better be exploited through other channels. Many lawyers who are compelled to do business in the district court feel the same as I do, but from one reason or another have not followed the course pursued by me. I was not present in court and know only from hearsay of the trial of the case in which Mr. Chillingworth prosecuted and Mr. Douthitt defended, but from the statements of persons present I am more than ever satisfied that the plan adopted by me is the only safe one, namely, to demand a jury trial."

Judge Andrade does not know what Lightfoot means by "exploiting the matter through other channels," unless he means through the bar association, and he disputes the assertion that many lawyers feel the same as Lightfoot, and he leaves it to Charles Chillingworth and the police records to show whether or not any favoritism has been shown. He declares that Douthitt was probably enthusiastic in the belief that his client was innocent and was in proportion disappointed at his conviction, the same applying to Lightfoot's defense of Tom Quinn.

What will be done in the matter is not known, but there are many cases going up to the district court that might be settled in the police court if at least some of the attorneys were satisfied with the lower court.

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